OMB No. 0651-0027 (exp. 5/31/2002)	ECORDATION FO	RKS ONLY	U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
Tab settings ⇔⇔ ▼	Y Y	<u> </u>	<u> </u>
To the Honorable Commissioner of Pat	tents and Trademerks:	Please record the attached only	Inal documents or copy thereof.
1. Name of conveying party(les): In Zone Brands, Inc.		2. Name and address of a Name: PNC Bank, Internal	receiving party(ies) National Association, as agent
, · · · · · · · · · · · · · · · · · · ·	ssociation	1	
General Partnership	imited Partnership	į	outh Tryon Street, Suite 900
Corporation-State Georgia		City: <u>Charlotte</u>	State: NCzip: 28202
Other		individual(s) citizensh	nlp
Additional name(s) of conveying party(ies) atta	ached? 🖵 Yes 🍱 No	Association nation:	al banking association
Nature of conveyance: —			
Assignment Amendment to	Merger		
	Change of Name	Olher	
Other		if assignee is not domicted in t representative designation is at	ha linked States of daments
Execution Date: December 30, 2003		(Perignations must be a separa	ale document from essignment) sa) attached? Yea W No
4. Application number(s) or registration num	mber(s):	4(5) 22 2021 0504 6	so) attaciled 7 - 198 to No
A. Trademark Application No.(s)	i	B. Trademark Registrati	lan No. (a)
Please see attached Schedule A.	i	Please see attached S	
Δε	ddittopol gumber(e) =#=		
5. Name and address of party to whom corr	respondence	6. Total number of applicat	
concerning document should be mailed: Name: Steven L. Schaaf	Ĺ	registrations involved:	12
Internal Address: Parker, Hudson, Rain	ег	7. Total fee (37 CFR 3.41)	\$ 315.00
& Dobbs LLP		☐ Enclosed	
		Authorized to be ch	parged to deposit account
Street Address: 1500 Marquis Two Tov	wer	8. Deposit account number:	
285 Peachtree Center A	venue, N.E.	502831	
City: Atlanta State: GA	Zip: 30303		
VIII.0			page If paying by deposit account)
9. Statement and signature.	DO NOT USE T		
To the best of my knowledge and belief, the copy of the original document.	ne foregoing informat	ion is true and correct and a	any attached copy is a true
Mitchell M. Purvis		musik	04/06/06
Name of Person Signing	-	ature	
Total numb		seot, ettachments, and document	0 50.0

fall documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

P.04

SCHEDULE A

to Trademark Recordation Form Cover Sheet

United States Trademark and Service Mark Applications (continued from item 4A.)

MARK	APPLICATION NO.
BUBBA KEG	78/169,244
BELLYWASHERS 100% VITAMIN C DRINK TRICKY TREAT	78/229,278
BELLYWASHERS BOTTLE CONFIGURATION	78/229,272
BELLYWASHERS 100% VITAMIN C DRINK	78/229,269
SIP-N-SEAL	78/227,225

<u>United States Trademarks and Service Marks</u> (continued from item 4B.)

<u>MARK</u>	REGISTRATION NO.	
DESIGN (TALL SPORTS BOTTLE)	1,875,296	
DESIGN (SHORT SPORTS BOTTLE)	1,917,999	
SHIELD DESIGN	2,324,574	
SILLY SIPPER	2,456,708	
IN ZONE	2,707,121	
IN ZONE	2,720,234	
IN ZONE AND SHIELD DESIGN	2,726,187	

December 30, 2003

PNC Bank, National Association 201 S. Tryon Street Suite 900 Charlotte, North Carolina 28202

Ladies and Gentlemen:

Reference is made to that certain Trademark Security Agreement dated November 27, 2002, by and between In Zone Brands, Inc., a Georgia corporation ("Company"), and Agent (as defined below), as recorded in the United States Patent and Trademark Office ("USPTO") on December 3, 2002, at Reel/Frame number 2630/382 (the "Trademark Security Agreement"). All capitalized terms used in this letter agreement, unless otherwise defined herein, shall have the meanings ascribed to such terms in that certain Amended and Restated Domestic Revolving Credit, Term Loa, Equipment Loan and Security Agreement dated as of December 20, by and among PNC Bank, National Association, a national banking association, as collateral and administrative agent (together with its successors in such capacity, "Agent") for itself and the various financial institutions (collectively, "Lenders") party thereto from time to time, Lenders and Company.

Pursuant to Section 7 of the Trademark Security Agreement, Company is obligated to give prompt notice to Agent whenever Company obtains rights to any new trademarks, or becomes entitled to the benefit of any trademark application or trademark or any renewal of any trademark.

Company acknowledges that it has obtained rights to the Trademarks (as defined below) listed on the attached Exhibit A-1. Agent and Company agree to amend the Trademark Security Agreement to include the Trademarks listed on Exhibit A-1 as provided below.

Exhibit A to the Trademark Security Agreement is hereby amended by adding to the list of Trademarks thereon those Trademarks listed on Exhibit A-1 attached hereto. Agent is hereby authorized to attach a copy of Exhibit A-1 to the Trademark Security Agreement as a supplement to Exhibit A thereto and to file a copy of the Trademark Security Agreement, as so supplemented, and/or of this letter agreement, with the USPTO at Company's expense.

To secure the prompt payment and performance to Lenders of all of the Obligations, Company hereby grants and regrants to Agent, for the benefit of itself and Lenders, a continuing security interest in and lien upon all of Company's right, title and interest in, to and under the following property, in each case whether now existing or hereafter acquired or arising and wherever the same may be located (the "Additional Trademark Collateral"):

(a) all trademarks, trademark registrations, trade names, trademark applications, service marks and service mark applications, including, without limitation, each trademark, service mark and trademark or service mark application listed on Exhibit A-1 attached hereto and made a part hereof, and (i) all renewals thereof, (ii) all income, royalties, damages and payments now or hereafter due or payable with respect thereto, including, without limitation, damages and payments for past or future

339861-1

P.06

PNC Bank, National Association, as Agent December 30, 2003 Page 2

> infringements or dilution thereof or injury to the associated goodwill, (iii) the right to sue for past, present and future infringements or dilution thereof or injury to the associated goodwill, and (iv) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trademark registrations, trade names, trademark applications, service marks and service mark applications, together with the items described in clauses (i)-(iv), are collectively referred to herein as the

- the goodwill of Company's business connected with and symbolized by each (b) Trademark; and
 - all proceeds and products of the foregoing. (c)

Company hereby covenants and warrants to Agent and Lenders:

FROM PARKER HUDSON RAINERDOBB

- that it is the sole and exclusive owner of the Additional Trademark Collateral and has the full authority to enter into this letter agreement and to grant the security interest and lien hereunder;
- that none of the Additional Trademark Collateral has heretofore been pledged, hypothecated or otherwise encumbered and the Additional Trademark Collateral is in all aspects free and clear
- that each of the Trademarks listed on Exhibit A-1 attached hereto is subsisting and has not been adjudged invalid or unenforceable, in whole or in part;
- that Company has not entered into any contract or made any commitment that will or may impair Agent's or any Lender's rights hereunder; and
- that none of the Additional Trademark Collateral or any rights therein shall be licensed or assigned in any manner without the prior written consent of Agent.

Company agrees to take such further actions as Agent shall request from time to time in connection herewith to evidence or give effect to the agreements and amendments set forth herein or any of the transactions contemplated hereby.

This letter agreement shall be effective upon execution by Company and acceptance by Agent in Atlanta, Georgia (notice of which acceptance is hereby waived), whereupon the same shall be governed by and construed in accordance with the internal laws of the State of Georgia. This letter agreement may be executed in any number of counterparts and by different parties to this letter agreement on separate counterparts, each of which, when so executed, shall be deemed an original, but all such counterparts shall constitute one and the same agreement. Any signature delivered by a party by facsimile transmission shall be deemed to be an

-2-

339861-1

PNC Bank, National Association, as Agent December <u>30</u>, 2003 Page 3

If the terms of this letter agreement are acceptable to Agent, please evidence its agreement by executing the enclosed copy of this letter.

Very truly yours,

IN ZONE BRANDS, INC.

Leon-James Scott, III, President

Accepted and agreed to this ___ day of December __, 2003:

PNC BANK, NATIONAL ASSOCIATION, as Agent

Signature Page to Trademark Security Agreement Amendment

PNC Bank, National Association, as Agent December 30, 2003

<u>Page 3</u>

If the terms of this letter agreement are acceptable to Agent, please evidence its agreement by executing the enclosed copy of this letter.

Very truly yours,

IN ZONE-BRAND

Leon James Scott, III, Presiden

Accepted and agreed to this 30th day of December 2003:

PNC BANK, NATIONAL ASSOCIATION, as Agent

Daniel Shaw, Vice President

STATE OF <u>GEORGI</u> A)	
COUNTY OF FULTON	
satisfactory evidence), and who, upon oath ackr Zone Brands, Inc., a Georgia corporation, to heing authorized so to do, e contained, by signing the name of the corporation	Public in and for County and State aforesaid, personally am personally acquainted (or proved to me on the basis of nowledged himself/herself to be
	Notary Public 301 day of December, 2003.
	My Commission expires Notary Public, Fulton County, Geon My Commission Expires April 27, 20
STATE OF) COUNTY OF)	
atisfactory evidence), and who, upon oath acknobank, National Association, a national hanking association.	rublic in and for County and State aforesaid, personally personally acquainted (or proved to me on the basis of owledged himself/herself to be of PNC sociation, and that he/she as such, being the time of the purposes therein contained, by signing the
	, this day of December, 2003.
$\overline{\mathbf{N}}$	Notary Public
N	My Commission expires

STATE OF GEORGIA

Before me, the undersigned, a Notary Public in and for County and State aforesaid, personally appeared Lead State. The with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath acknowledged himself/herself to be County and that he/she as such satisfactory evidence, and corporation, the within named bargainor, and that he/she as such such that he/she as such contained, by signing the name of the corporation by himself/herself as County and State aforesaid, personally acquainted (or proved to me on the basis of Inc., a Georgia corporation, the within named bargainor, and that he/she as such contained, by signing the name of the corporation by himself/herself as County and State aforesaid, personally appeared Lead Tourism State aforesaid, personally acquainted (or proved to me on the basis of Inc., a Georgia corporation, the within named bargainor, and that he/she as such contained, by signing the name of the corporation by himself/herself as County and State aforesaid, personally acquainted (or proved to me on the basis of Inc., a Georgia corporation, the within named bargainor, and that he/she as such contained, by signing the name of the corporation by himself/herself as County and State aforesaid, personally acquainted (or proved to me on the basis of Inc., a Georgia corporation).

Witness my hand and seal at office in Atlanta 6 A, this 307 day of December, 2003.

Notary Public

My Commission expires

Notary Public, Fution County, Georgia My Commission Expires April 27, 2004

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG)

Before me, the undersigned, a Notary Public in and for County and State aforesaid, personally appeared Davie Shake with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath acknowledged himself herself to be Vice President of PNC Bank, National Association, a national banking association, and that he he as such Vice President, being name of the corporation by himself herself as Vice President

Witness my hand and seal at office in Charlette, UC, this 1/th day of December 2003.

Notary Public Oxfadigan

My Commission expires <u>aug. 22, 2005</u>

REEL: 002827 FRAME: 0116

EXHIBIT A-1 UNITED STATES FEDERAL TRADEMARK APPLICATIONS

MARK	APPLICATION NO.	FILING DATE
BUBBA KEG	78/169,244	09/30/02
BELLYWASHERS 100% VITAMIN C DRINK TRICKY TREAT	78/229,278	3/24/03
BELLYWASHERS BOTTLE CONFIGURATION	78/229,272	3/24/03
BELLYWASHERS 100% VITAMIN C DRINK	78/229,269	3/24/03
SIP-N-SEAL	78/227,225	3/1903

UNITED STATES FEDERAL TRADEMARK REGISTRATIONS

<u>MARK</u>	REGISTRATION NO.	REGISTRATION DATE	APPLICATION NO.	FILING DATE
DESIGN (TALL SPORTS BOTTLE)	1,875,296	01/24/95	74/136975	2/16/91
DESIGN (SHORT SPORTS BOTTLE)	1,917,999	09/12/95	74/482825	1/26/94
SHIELD DESIGN	2,324,574	02/29/00	75/701425	5/10/99
SILLY SIPPER	2,456,708	06/05/01	75/699646	5/07/99
IN ZONE	2,707,121	04/15/03	78/095,922	11/30/01
IN ZONE	2,720,234	6/03/03	75/617,556	01/08/99
IN ZONE AND SHIELD DESIGN	2,726,187	06/17/03	75/657,326	03/10/99

FOREIGN TRADEMARK REGISTRATIONS

MARK	COUNTRY	REGISTRATION NO.	PECICTO ATTONY
			REGISTRATION DATE
IN ZONE	EUROPEAN COMMUNITY	1220912	08/23/00
IN ZONE	MEXICO	629,572	10/26/99
IN ZONE AND SHIELD DESIGN	EUROPEAN COMMUNITY	1297795	09/03/99
IN ZONE AND SHIELD DESIGN	MEXICO	629,897	10/26/99
SHIELD DESIGN	CANADA	TMA562,548	05/27/02
BELLYWASHERS	HONG KONG	2003B05821	
TUMMYTICKLER	JAPAN	4675871	
TUMMYTICKLER	MEXICO	766516	
BELLYWASHERS	MEXICO	780,714	
BELLYWASHERS	TAIWAN	1039605	

FOREIGN TRADEMARK APPLICATIONS

MARK BELLYWASHERS – IN CHINESE CHARACTERS	<u>COUNTRY</u> CHINA	<u>APPLICATION NO.</u> 3,476,404
BELLYWASHERS – IN CHINESE CHARACTERS	HONG KONG	2003 02820
BELLYWASHERS – IN CHINESE CHARACTERS	TAIWAN	92011298
BELLYWASHERS LOGO	TAIWAN	092071634

RECORDED: 04/06/2004